Storage Tenancy Agreement

This agreement is made between the:

Tenancy Committee of the UWA Guild of U	ndergraduates	s ("the	Guild	d"),		
nd,			("the Tenant/Club").			
Term of Agreement						
This storage tenancy agreement is fixed -	starting on		/	_/	and	
	ending on -	31	/ 01	/ 20		
Storage Premises		3	1/1/2	2027		
The storage premises are						·

Section 1: Responsibilities of the Tenancy Committee and the UWA Guild of Undergraduates

- 1. The Tenancy Committee and the Guild will manage and operate the buildings housing the storage in a professional and competent way.
- 2. The Tenancy Committee may make rules for the proper management and security of the buildings by giving notice to the Club and the Club will obey all the agreed upon rules and ensure that each permitted person complies with them. A list of these include, but are not limited to:
 - a. the Guild Room Access Policy; and
 - b. the Tenancy Allocation Policy.
- 3. The Tenancy Committee will hold information workshops for tenant clubs including but not limited to:
 - a. Liquor licensing laws
 - b. Emergency procedures
 - c. Relevant statutes, laws and policies of the University of Western Australia
- 4. The Guild will keep the common areas of the building clean, tidy, and in reasonable condition having regard to the building's age, use and the cost of doing so.
- 5. The Guild will seek to give the Club as much notice as is reasonably possible of any repairs, maintenance or construction. This work must cause as little disruption to the day to day access of the storage as possible.
- 6. Certain members of the Guild, the University, the Government and those charged with maintenance work are permitted to access storage without a club executive member present. These include:

- a. Members of the Societies Council Executive;
- b. Members of the Guild Executive;
- c. Members of the Tenancy Committee;
- d. Those accompanied by a member of the Societies Council Executive with good cause to be there;
- e. University Inspectors;
- f. UWA Security;
- g. Inspectors from Government Bodies; and
- h. Those charged with any maintenance work.
- 7. The Tenancy Committee will endeavour to inform the club executive in the case of anyone accessing the storage without a club committee member present. If possible, the club will be informed prior to this occurring. In the event that this is not possible, the club will be informed after the fact. Any damage caused in the event of forced entry will be the responsibility of those gaining access.

Section 2: Responsibilities of the Tenant

- The Club must sign the Storage Tenancy Agreement and submit it with their updated Executive Registration Form after each Annual General Meeting of the Club. Should a club's office bearers change over the course of the year, a newly signed Storage Tenancy Agreement must be submitted to the Guild.
- 2. The Club uses the premises at the club members' own risk. The Club releases the Tenancy Committee and the UWA Guild of Undergraduates from any action, loss, injury, or death occurring on the premises or in the buildings, except to the extent that the Tenancy Committee or the Guild cause this by their act or negligence.
- 3. The Club indemnifies the Tenancy Committee and the Guild against any action or demand due to any damage, loss, injury or death caused by:
 - a. The Club's or any permitted person's act of negligence, or;
 - b. The Club's use of the premises or the buildings; unless the Tenancy Committee or the Guild caused this by their act, or negligence.
- 4. The Club must obey all laws including, but not limited to, liquor licensing laws, those which apply to the premises, the use of the premises or the lease, and those including but not limited to the statute and by-laws of the University of Western Australia.
- 5. The Club must send representatives to the information workshops as described in section 1.3.
- 6. The Club must immediately fix any damage that the Club or any permitted person causes to the buildings. The Club must promptly tell the Tenancy Committee about any accident or problem concerning the building, especially if it might pose a danger or risk

to any person, the buildings, give rise to insurance claims or adversely affect any insurance cover.

- 7. The Club must not do anything that is, or may be, dangerous, annoying, offensive, or that may interfere with other tenants or people in the building and adjacent Guild buildings.
- 8. The Club must keep the storage secure and protected against theft. The Club install a lock on their storage. Any damage or theft occurring when storage is left open is the responsibility of the Club, regardless of whether the person involved is authorised to access the space or not, unless the Tenancy Committee or the Guild caused this by their act, or negligence.
- 9. The Club must obtain the consent of the Tenancy Committee before the Club alters, redesigns or installs any unusual equipment on their assigned storage.
- 10. The Club must be aware of, and obey, all fire, safety, and emergency procedures.
- 11. If the Club is aware of any threat to the safety of the premises, buildings or persons on the land, the Club must notify the Tenancy Committee immediately and obey the instructions of any authority in respect to it.
- 12. When reallocation of the storage occurs, the Club must vacate the space and return it to the Guild in the same condition as it was at the date of commencement of occupation, except for fair wear and tear. The Club must make sure all of their property is removed. Anything left two weeks after reallocation becomes property of the Guild.

Section 3: Breaches of this Tenancy Agreement

- In the event of an alleged breach, an individual should attempt to contact the Chair of the Tenancy Committee, the President of the Societies Council or the Tenancy Committee Executive Officer.
- The member of Tenancy Committee to whom the alleged breach was reported shall then call a meeting of the Tenancy Committee to discuss the alleged breach within a fortnight.
- 3. Should a member of tenancy committee have a conflict of interest [e.g. sitting on a committee for a club accused of a breach], they must recuse themselves from the meeting.
- 4. Once taken to the Tenancy Committee, the consequences of the alleged breach will be determined and enforced at the discretion of the Tenancy Committee. Depending on the severity of the breach, consequences may include a warning, loss of a single

semester's grants, total funding or eviction from the space. Should a club be evicted from their storage under this section, they will be given two weeks from the Tenancy Committee's decision to vacate the space. After this time, anything left in the space will become property of the Guild.

- 5. If the complaint is still not solved satisfactorily for the Club, and a solution is within the power of the Tenancy Committee or by application to the Guild, the Club should address concerns to a member of the Guild Executive in the form of a written explanation of the problem to date. The Guild Executive must examine the complaint and make direction for a remedy, if any. This decision is final and further debate will not be entered into.
- 6. If a Club has issue with the management of the Building by the Tenancy Committee or the Guild, all complaints are first to be addressed to the Tenancy Committee in writing. Any complaint will be tabled at the next meeting of the Tenancy Committee and discussed. It will then be tabled at the next Executive Management Committee Meeting, if deemed necessary by the Tenancy Committee.
- 7. If a Club wishes to call a meeting to discuss any aspect of the Tenancy Agreement, outside of those scheduled, the Club must address a written request to the Tenancy Committee with the agreement of one member of the Tenancy Committee. The Chair of the Tenancy Committee will then schedule a meeting for a date not later than one fortnight after receiving the request. If a Club wishes to call a meeting outside the university semester (during the vacation breaks or during exams) the meeting date may be scheduled up to five weeks after receiving the request.

THE GUILD AND TENANT ENTER INTO THIS AGREEMENT AND AGREE TO ALL ITS TERMS.

Signed by the **TENANT** We, the undersigned, as the elected executive of __ have read and fully understand the above Tenancy Agreement. Signature of Representative Full Name of Representative Position Date Full Name of Representative Signature of Representative Position Date Full Name of Representative Position Signature of Representative Date Full Name of Representative Position Signature of Representative Date Signed by the TENANCY COMMITTEE on behalf of the GUILD Full Name of Representative Signature of Representative Position Date Full Name of Representative Position Signature of Representative Date